REMARKS

In the application claims 1-7, 16-20, 22-27, 29, 32 and 33 remain pending. Claims 8-15, 21, 28, 30, and 31 have been canceled without prejudice. Certain of the claims have been amended to clarify what is regarded as the invention. Support for the amendments may be found in the specification, figures, and claims as originally filed. No new matter has been added.

The reconsideration of the rejection of the claims is respectfully requested.

The Applicant would like to thank the Examiner for the courtesies extended in a phone interview conducted on May 9, 2005 wherein the rejection of the claims was briefly discussed.

The subject matter set forth in claims 1-4, 16-18, 23-25, and 32-33 is generally directed to a system which, as described in paras. 0166-0169 of the subject application for patent, functions to extract closed-captioning information from a video signal, such as that included within a vertical blanking interval of an incoming video signal, and which loads the closed-captioning information extracted from the video signal into a pre-formatted mark-up language page where it may be displayed within the display of a hand-held device.

The subject matter set forth in claims 4-7 is generally directed to a system which, as described in paras. 0174-0175 of the subject application for patent, functions to extract song lyrics or movie subtitles from a recorded media, such as a CD or DVD, and which loads the information read from the recorded media into a pre-formatted mark-up language page where it may be displayed within the display of a hand-held device.

The subject matter set forth in claims 19-22, 26, 27, and 29 is generally directed to a system which, as described in para. 0170 of the subject application for patent, uses a "refresh" META statement included within a mark-up language page to periodically cause information to be retrieved at a refresh rate that is specified within the META statement.

It is respectfully submitted that neither Allport (U.S. 6,567,984) nor Liu (U.S. 5,953,005) disclose, teach, or suggest these features as they are set forth in the claims at issue. Accordingly, it is respectfully submitted that neither Allport nor Liu can be said to anticipate or render obvious the subject matter claimed. For this reason it is respectfully submitted that the rejection of the claims must be withdrawn.

Considering first Allport, Allport discloses a system in which the base station unit (75) of Allport functions as a "switching station" which redirects data received into the base station (75), unaltered, to the TV (80), to the remote control (10), to both, or to neither. (See Col. 9, lines 34-37). It is noted that the base station of Allport acting as a "switching station" is the only embodiment of the base station disclosed within Allport. Accordingly, the only embodiment of Allport, which uses the base station (75) as a pass-through device, cannot be said to disclose, teach, or suggest extracting video information from a video signal and then placing the information extracted from the video signal into a pre-formatted mark-up language page, as is claimed. While Allport does describe that "with suitable HTML (hypertext markup language) parsing software 10, some parts of the actual internet content could be displayed on the remote control's display 15," this passage neither describes nor infers that information is extracted from a video signal and then placed into a pre-formatted mark-up language page for delivery to the remote control. Rather, this passage only describes that content received from the Internet (which content is already in the form of a markup language page) may be parsed and then simply passed onward to the hand-held device by the base station (75). Thus, based upon a full and fair reading of Allport, it is respectfully submitted that the disclosure contained within Allport fails to disclose, teach, or suggest each and every element set forth in claims 1-4, 16-18, 23-25, and 32-33. For at least this reason the rejection of claims 1-4, 16-18, 23-25, and 32-33 must be withdrawn.

It is additionally respectfully submitted that the system described within Allport, which uses the base station (75) as nothing more than a pass-through device, does not disclose, teach, or suggest, either expressly or inherently, that a field within a received mark-up language page specifies a refresh time interval which is utilized to periodically retrieve information. More particularly, while the remote control of Allport may be utilized to initiate the pass-through from the base station to the remote control, Allport never discloses or even suggests that the remote control transmits periodic requests to the base station to continue the pass-through process.

Furthermore, even assuming that Allport might "inherently" disclose that the remote control is used to periodically transmit requests to continue the pass-through process (which it is not believed can be assumed), it nevertheless cannot be assumed that the period is one that is necessarily determined by data contained within a field of a mark-up language page.

Accordingly, it is respectfully submitted that nothing within Allport can be said to expressly or inherently disclose the subject matter set forth in claims 19-22, 26, 27, and 29. For this reason it is submitted that the rejection of claims 19-22, 26, 27, and 29 must be withdrawn.

Considering now Liu, Liu has been carefully reviewed and nothing from within Liu can be said to disclose, teach, or suggest that a consumer appliance includes an application for reading information from a recorded media and for loading the information read from the recorded media into a pre-formatted mark-up language page. Rather, as noted in the Office Action, Liu discloses a system in which information is accessed from a Web site. Thus, nothing from within Liu can be said to disclose, teach, or suggest the elements set forth in claims 4-7. For this reason the rejection of claims 4-7 must be withdrawn.

CONCLUSION

It is respectfully submitted that the application is in good and proper form for allowance. Such action of the part of the Examiner is respectfully requested. Should it be determined, however, that a telephone conference would expedite the prosecution of the subject application, the Examiner is respectfully requested to contact the attorney undersigned.

The Commissioner is authorized to charge any fee deficiency or credit overpayment to deposit account 50-2428 in the name of Greenberg Traurig.

Respectfully Submitted;

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